

## Juvenile Offenders Required DNA Testing and Court Ordered Registration

A.R.S.§	Offense	DNA Testing Per §13-610	Registration Per §13-3821 (D)
13-1303	Unlawful Imprisonment	Yes <sup>1</sup>	If ordered by court
13-1304	Kidnapping	Yes <sup>1</sup>	If ordered by court
13-1402	Indecent Exposure	Mandatory for Felony Yes <sup>1</sup> for Misdemeanor	If ordered by court
13-1403	Public sexual indecency	Mandatory for Felony Yes <sup>1</sup> for Misdemeanor	If ordered by court
13-1404 13-1405 13-1406	Sexual Abuse Sexual conduct with a minor Sexual Assault	MANDATORY	If ordered by court
13-1410 13-1417	Molestation of a child Continuous sexual abuse of a child	MANDATORY	If ordered by court
13-3206 13-3212	Taking a child for the purpose of prostitution Child Prostitution	Yes <sup>1</sup>	If ordered by court
13-3552 13-3553 13-3554	Commercial sexual exploitation of minor Sexual exploitation of minor Luring a minor for sexual exploitation	MANDATORY	If ordered by court
13-3558	Admitting minors to public displays of sexual conduct	MANDATORY	If ordered by court
13-3822 13-3824	Failure to register as a sex offender or comply with sex offender registration (i.e. address/name change)	Yes <sup>1</sup>	If ordered by court
13-1102 13-1103 13-1104 13-1105 13-1507 13-1508	Negligent homicide Manslaughter Second degree murder First degree murder Burglary in the second degree Burglary in the first degree	MANDATORY	No
Chapter 34	All class 2 felony DRUG offenses that may be prosecuted pursuant to A.R.S. §13-501 subsection B, paragraph 2	MANDATORY effective 6/28/03 <sup>2</sup>	No
All Chapters	Felony offenses listed in A.R.S. § 13-501 <sup>3</sup>	MANDATORY effective 01/01/04 <sup>2</sup>	No

<sup>1</sup> DNA Testing only required if Court orders Registration.

<sup>2</sup> As of date listed, department has 180 days to have all juveniles currently adjudicated and supervised by the department provide DNA sample.

<sup>3</sup> All Class 1, 2 felonies; Class 3 felonies if in violation of any offense in chapters 10-17 or chapter 19-23 of Title 13; and class 4, 5, 6 felonies if weapon offenses involving the “discharge, use or threatening exhibition of a deadly weapon or dangerous instrument, or causes serious physical harm to victim.”